to-serve product when prepared according to the serving directions on the consumer package.

- (b) Any human food product (in an institutional pack), not provided for in paragraph (c) of this section, if:
- (1) It is prepared for sale only to institutional users, such as hotels, restaurants, and boardinghouses, for use as a soup base or flavoring;
- (2) It contains less than 15 percent cooked poultry meat (deboned white or dark poultry meat or both) and/or "Mechanically Separated (Kind of Poultry)" as defined in §381.173, computed on the basis of the moist deboned, cooked poultry meat and/or "Mechanically Separated (Kind of Poultry)" in such product; and
- (3) It complies with the provisions of paragraphs (a)(3), (4), and (5) of this section in all respects.
- (c) Bouillon cubes, poultry broths, gravies, sauces, seasonings, and flavorings if:
- (1) They contain poultry meat and/or "Mechanically Separated (Kind of Poultry)" as defined in §381.173 or poultry fat only in condimental quantities;
- (2) They comply with the provisions of paragraphs (a)(3), (4), and (5) of this section in all respects; and
- (3) In the case of poultry broth, it will not be used in the processing of any poultry product in any official establishment.
- (d) Fat capsules and sandwiches containing poultry products if they comply with the provisions of paragraphs (a)(3), (4), and (5) of this section in all respects.
- (e) Products of the types specified in this section except those specified in paragraphs (c) and (d) of this section will be deemed to be represented as poultry products if the kind name of the poultry (chicken, turkey, etc.) is used in the product name of the product without appropriate qualification. For example, a consumer-packaged noodle soup product containing less than 2 percent chicken meat on a ready-to-serve basis may not be labeled "Chicken Noodle Soup" but, when appropriate, could be labeled as "Chicken Flavored Noodle Soup." Products exempted under this section are subject

to the requirements of the Federal Food, Drug, and Cosmetic Act.

[37 FR 9706, May 16, 1972, as amended at 60 FR 55982, Nov. 3, 1995]

Subpart D—Application for Inspection; Grant or Refusal of Inspection

§ 381.16 How application shall be made.

The operator of each establishment of the kind required by §381.6 to have inspection shall make application to the Administrator for inspection service. In cases of change of name, ownership, or location, a new application shall be made.

§381.17 Filing of application.

Every application for inspection at any establishment shall be made by the operator on a form furnished by the Meat and Poultry Inspection Program, Food Safety and Inspection Service, U.S. Department of Agriculture, Washington, DC 20250, and shall include all information called for by that form, including the name of any subsidiary corporation that will prepare any poultry product or conduct any other operation at the establishment for which inspection is requested. The applicant for inspection will be held responsible for compliance by all its subsidiaries with the requirements of the regulations at such establishments if inspection is granted. Processing of poultry products and other operations at the establishment for which inspection is granted may be conducted only by the applicant, except that such a subsidiary of the grantee, may conduct such operations at such establishment.

§381.18 Authority of applicant.

Any person applying for inspection service may be required at the discretion of the Administrator to demonstrate that the operator of the establishment authorized him to do so.

§381.19 Application for inspection; irraditation facilities.

All applicants for inspection whose operations include irradiation and other processing shall submit, to the